UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/722,035	11/24/2003	Andrew Berglund	BerglundArm	6498
27119 ALBERT W. V	7590 01/18/2007 VATKINS		EXAMINER	
30844 NE 1ST AVENUE ST. JOSEPH, MN 56374			STERLING, AMY JO	
			ART UNIT	PAPER NUMBER
			3632	
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
3 MONTHS		01/18/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)					
Office Assistant Occurrence	10/722,035	BERGLUND, ANDREW					
Office Action Summary	Examiner	Art Unit					
	Amy J. Sterling	3632					
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet w	ith the correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNI 36(a). In no event, however, may a will apply and will expire SIX (6) MO , cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	•				
Status							
1) Responsive to communication(s) filed on 24 N	ovember 2006.						
	· · · · · · · · · · · · · · · · · · ·						
3) Since this application is in condition for allowar	7						
closed in accordance with the practice under E	•	•					
Disposition of Claims							
4) Claim(s) 1-21 is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)⊠ Claim(s) <u>1-9 and 13-19</u> is/are allowed.							
6)⊠ Claim(s) <u>20 and 21</u> is/are rejected.	· · · · · · · · · · · · · · · · · · ·						
7)⊠ Claim(s) <u>10-12</u> is/àre objected to.							
· · · · · · · · · · · · · · · · · · ·	r alastian requirement						
8) Claim(s) are subject to restriction and/o	r election requirement.						
Application Papers			•				
9) The specification is objected to by the Examine	er.						
10)⊠ The drawing(s) filed on 24 November 2006 is/a	re: a) accepted or b) ∑	objected to by the Examiner.					
Applicant may not request that any objection to the	drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct	ion is required if the drawing	g(s) is objected to. See 37 CFR 1.121(d).					
11) ☐ The oath or declaration is objected to by the Ex	caminer. Note the attache	d Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119	•						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in A rity documents have beer u (PCT Rule 17.2(a))	Application No received in this National Stage					
Attachment(s)							
Notice of References Cited (PTO-892)		Summary (PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date		s)/Mail Date. / Informal Patent Application					

Application/Control Number: 10/722,035

Art Unit: 3632

DETAILED ACTION

This is the **Final Office Action** for application number 10/722,035 Adaptive Arm Support, filed on 11/24/03. Claims 1-21 are pending. This **Final Office Action** is in response to applicant's reply dated 11/24/06. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Applicant's amendment necessitated any new ground(s) of rejection presented in this Office action.

Drawings

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the "force responsive bushing" (claims 1, 10, 13) must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering

Application/Control Number: 10/722,035

Art Unit: 3632

of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 112

Claims 10-12 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 10 recites the limitation "said translating" in line 8. There is insufficient antecedent basis for this limitation in the claim. The claim should be changed to read the "means for suspending and translating" as appears in line 5.

Claim Rejections - 35 USC § 102

Claims 20 and 21 are rejected under 35 U.S.C. 102(b) as being anticipated by United States Patent No. 1721221 to Jáurequi.

With regards to claims 1, 3-8 and 13-18, the patent to Jáuregui discloses an adaptive support having a base support (5) a first support member (8) pivotal about a first axis passing through the first support member and repositionable with respect to

Application/Control Number: 10/722,035

Art Unit: 3632

the base support along the first axis having a means (10) for variably setting a resistance to the first axis pivotal motion while simultaneously permitting motion, to thereby dampen tremors, a second support member (26) pivotal about a second axis displaced from the first axis and passing through the first and second support members having a means (28) which is an adjustable coupler, for variably setting a resistance to the second axis pivotal motion while simultaneously permitting pivoting motion and a longitudinally translating extensive armrest (30) having a forearm rest and a hand cup (end of channel 30) pivotal about a third axis displaced from the second axis and passing through the second and third support members having a means (31) for variably setting a resistance to the third axis pivotal motion while simultaneously permitting motion, to thereby dampen tremors, the first second and third axis which are parallel, a pivotal member (30a) between the armrest and the second support member pivotal about a fourth axis angularly offset and perpendicular from the third axis having a means (31) for variably setting a resistance to the fourth axis pivotal motion while simultaneously permitting motion, to thereby dampen tremors, and an elbow pad (15) extendible from the armrest and pivotal about a fifth axis angularly offset and perpendicular from the armrest longitudinal axis and a means (12) for variably setting the resistance of the elbow pad, a pair of L-shaped rods (13) spaced from each other and which are extendible parallel to the armrest longitudinal axis, the elbow pad (15) independently pivotal about each of the L-shaped spaced rods, wherein the longitudinal extension of a first one of the rods while a second one remains anchored effectuates pivotal motion about the elbow pad about a fifth axis.

Art Unit: 3632

Response to Arguments

The applicant has argued the Jáuregui reference would not meet the limitation of "variably setting a resistance during translation". This is unpersuasive in that the argument is using language that is not claimed in claims 20 or 21. The term "during" does not appear. Claim 20 recites, "having a means for variably setting a resistance to said second axis pivotal motion". The reference meet s this limitation in that the locking device could be tightened so that it is snug or tightened so that it is very snug, both producing a different resistance to the pivotal motion. Claim 21 recites, means for variably setting a resistance to said translating. The same argument applies to this limitation in that the amount of tightening of the locking screw will determine the resistance against translation, the resistance being infinitely variable. The timing of the variability as indicated by the term "during" does not apply.

Allowable Subject Matter

Claims 1-9 and 13-19 are allowed.

Claims 10-12 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.

The reason is that the prior art does not teach a force-creating member engaging a force responsive bushing and operative thereby to variably set a steady resistant to the means for suspending and translating.

Art Unit: 3632

Conclusion

THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action. Any inquiry concerning this communication should be directed to Amy J. Sterling at telephone number 571-272-6823. The fax machine number for the Technology center is 571-273-8300 (formal amendments) or 571-273-6823 (informal communications only). Any inquiry of a general nature or relating to the status of this application should be directed to the Technology Center receptionist at 571-272-3600.

Amy J. Sterling Primary Examiner 1/10/07